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DATE MAILED: 10/26/2006

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|----------------------|-----------------|----------------------|---------------------|------------------|--|
| 09/993,894 | 11/23/2001 | Bahram Javidi | UCT-003 | 7643 | |
| 23413 | 7590 10/26/2006 | | EXAM | EXAMINER | |
| CANTOR COLBURN, LLP | | | DINH, MINH | | |
| 55 GRIFFIN R | ROAD SOUTH | | | | |
| BLOOMFIELD, CT 06002 | | • | ART UNIT | PAPER NUMBER | |
| | , | | 2132 | · · · | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | |
|--|---|---|---|-------------|
| | | 09/993,894 | JAVIDI ET AL. | |
| Office Action Sun | nmary | Examiner | Art Unit | |
| | | Minh Dinh | 2132 | |
| The MAILING DATE of the Period for Reply | is communication app | ears on the cover sheet wi | ith the correspondence add | ress |
| A SHORTENED STATUTORY I WHICHEVER IS LONGER, FRO Extensions of time may be available under after SIX (6) MONTHS from the mailing da If NO period for reply is specified above, th Failure to reply within the set or extended I Any reply received by the Office later than earned patent term.adjustment. See 37 Cl | DM THE MAILING DA the provisions of 37 CFR 1.13 te of this communication. e maximum statutory period w period for reply will, by statute, three months after the mailing | ATE OF THIS COMMUNION (S6(a). In no event, however, may a remained and will expire SIX (6) MON cause the application to become AB | CATION. eply be timely filed ITHS from the mailing date of this com BANDONED (35 U.S.C. § 133). | |
| Status | | • | | |
| Responsive to communication This action is FINAL. Since this application is in closed in accordance with | 2b)⊠ This condition for allowar | action is non-final. nce except for formal matt | ers, prosecution as to the r | merits is |
| Disposition of Claims | | | | |
| 4) ☑ Claim(s) <u>1-16 and 26-35</u> i. 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allo 6) ☑ Claim(s) <u>1-16 and 26-35</u> i. 7) ☐ Claim(s) is/are objections 8) ☐ Claim(s) are subjections | is/are withdrav wed. s/are rejected. ected to. | vn from consideration. | | · . |
| Application Papers | | | | |
| 9)☐ The specification is objected 10)☐ The drawing(s) filed on 23 Applicant may not request the Replacement drawing sheet(11)☐ The oath or declaration is contacted. | November 2001 is/an at any objection to the case) including the correction | re: a)⊠ accepted or b)⊡ drawing(s) be held in abeyan on is required if the drawing(| ace. See 37 CFR 1.85(a). (s) is objected to. See 37 CFF | R 1.121(d). |
| Priority under 35 U.S.C. § 119 | | | | |
| | None of: he priority documents he priority documents ed copies of the prior International Bureau | s have been received. s have been received in A ity documents have been (PCT Rule 17.2(a)). | pplication No received in this National S | tage |
| Attachment(s) | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawir 3) Information Disclosure Statement(s) (P Paper No(s)/Mail Date | g Review (PTO-948) | Paper No(s | ummary (PTO-413) s)/Mail Date nformal Patent Application | |

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DETAILED ACTION

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Response to Amendment

1. This action is in response to the RCE/amendment filed 09/01/06. Claims 1-3, 5-7, 10-11, 15-16, 26-29, and 31-35 have been amended; claims 17-25 have been cancelled.

Response to Arguments

2. Applicant's arguments, see page 12, with respect to the rejection(s) of claim(s) 1 under 35 U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, the amendment has necessitated new grounds of rejection that are not based on prior art.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 4. Claims 1-16 and 26-35 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification

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in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Claim 1 recites the limitation "thresholding the resulting decrypted, reconstructed information to recover data lost due to sampling the encrypted data". The specification discloses that redundant data, which is original digital input data prior to encryption, was needed in thresholding of the reconstructed data to recover data lost due to sampling the encrypted data (page 18, lines 15-20). In light of the specification, the amended feature raises two issues. First, the specification does not disclose how the receiving entity has access to the original, unencrypted input data in order to perform the thresholding (When was the original, unencrypted input data transmitted to the receiving entity? Was it transmitted in plaintext or in encrypted format?) Thus, the disclosure fails to enable one skilled in the art to make and use the claimed invention. Claims 26, 29 and 31 are rejected on the same basis as claim 1. Claims that are not specifically addressed are rejected by virtue of their dependency.

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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6. Claims 1-16 and 26-35 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap between the elements. See MPEP § 2172.01. Regarding claim 1, the omitted element is: the redundant data, which is original digital input data prior to encryption, was needed in thresholding of the reconstructed data to recover data lost due to sampling the encrypted data (page 18, lines 15-20). Claims 26, 29 and 31 are rejected on the same basis as claim 1. Claims that are not specifically addressed are rejected by virtue of their dependency.

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7. Claims 1-16 and 26-35 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps. See MPEP § 2172.01. Regarding claim 1, the omitted steps are: transmitting and receiving redundant data, which is original digital input data prior to encryption. Without these step, the receiving entity would not have the original digital input data for thresholding of the reconstructed data to recover data lost due to sampling the encrypted data (page 18, lines 15-20). Claims 26, 29 and 31 are rejected on the same basis as claim 1. Claims that are not specifically addressed are rejected by virtue of their dependency.

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8. Claims 1-16 and 26-35 are not rejected over the prior art of record.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Calver et al., "Experimental Optical Fibre Digital Pulse-Position Modulation System"

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Dinh whose telephone number is 571-272-3802. The examiner can normally be reached on Mon-Fri: 10:00am-6:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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1000.

MD

Minh Dinh Examiner Art Unit 2132

MD 10/24/06

GILBERTO BARRON JA.
SUPERVISORY PATENT EXAMINER

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